

COREY BLOCKER  
Plaintiff

✓  
ELIZABETH KELLEY  
Defendant

CLINTON KELLEY  
STATE FARM  
DIANNE M. SWARTZ  
STATE OF TENNESSEE

FILED

CASE # 3-11-CV-00078  
2014 APR 24 PM 12:54

EXP

U.S. DISTRICT COURT  
MIDDLE DISTRICT OF TN

*Based upon the Sixth  
Circuit's dismissal of Plaintiff's  
appeal for want of prosecution,  
LDK No. 25) this motion is  
DENIED.*

*W. Kelley*

*W. Kelley 6-6-14*

MOTION FOR RELIEF OF JUDGMENT UNDER RULE 60 (B) (2, 3, 4) OF THE  
TENNESSEE RULES OF CIVIL PROCEDURES, ALSO MOTION TO VOLUNTARY DISMISSAL  
OF TODD CAMPBELL

Corey Blocker makes this motion for relief of Judgment under RULE 60 (B) (2, 3, 4) of the Tennessee Rules of Civil Procedures, Also a motion to Voluntary Dismissal of Todd Campbell, for this Courts record, and on this Courts record. On April 17 2013 Corey Blocker made a motion for pauper status, which the motion was denied on July 3 2013 by Judge Haynes. Under Rule 60 (B) Part (2) mistakes Corey Blocker must be granted a relief of Judgment because he did not know that Judge Todd Campbell had Judicial Immunity against Civil Lawsuits. Therefore Corey Blocker is also making this motion to voluntarily dismiss Judge Todd Campbell to correct the defect in his motion for pauper status. Corey Blocker is making these motion well within the year statute of Limitation which allows Corey Blocker to make these motions. Also there is the fact that Fraud, Perjury and Fraud upon the Court was committed by the defendants. Which part 3 of rule 60 (B) states if fraud is committed extrinsic or intrinsic. Part (4) states the Judgment must be void. Therefore this Court with these two motion must grant Corey Blocker relief of Judgment and grant his pauper status, therefore his appeal can proceed.

Respectfully Submitted

*W. Kelley*

Certify that a true and exact copy of this instrument has been sent via  
US mail to each of the defendants on this the 24 day of April 2014

Respectfully Submitted

*W. Kelley*